
of which was introduced into Queensland three years ago by the Acclimatization Society of that colony. This seed was grown near Brisbane during three successive seasons, the first producing a fibre 8 feet in length, the second a fibre 11 feet long, and the third (that of 1879) a fibre of no less than 13 feet, the plant in each instance being one foot longer than the fibre.

From the time of sowing the seed, it takes five months to arrive at maturity. If the plant be left until the seed is ripe, it will produce at least one-third more fibre on account of the butts. These, however, are inferior in some instances, and are sold separate. Some specimens of jute also to be found in the New South Wales Court, the exhibitors being the Clarence Pastoral Society, Grafton. Returning to Mr. Macpherson's collection, we next find several varieties of hibiscus, section, *hibiscus*.

indigenous to Queensland. One of these, *Hibiscus siribolus*, is an annual, producing a substitute for fruit which is much used for making a delicious jam and jelly. The fibre is much stronger and more durable than that of jute, and it stands damp and wet better than any other known description of fibre. The other varieties of *hibiscus* shown are perennials. They grow to the height of from twenty to twenty-five feet.

resembling small trees in appearance. If a plantation were formed they could be cut every year in the same manner as osier beds, for the purpose of producing fibre. With the exception of the hibiscus tiliaceus, all the varieties shown produce a strong white fibre suitable for paper-making.

GOVERNMENT GAZETTE.

The following notifications appear in yesterday's *Government Gazette* :—

REFORMATORY SCHOOL.—Proclamations are issued declaring that the premises on Cockatoo Island are no longer to be used as a Reformatory School, and that the institution near the lighthouse at South Head, overlooking

QUARANTINE REGULATIONS FOR SHEEP.—A proclamation suspends the provisions of sections 52, 53, and 54 of the "Diseases in Sheep Act, 1866," with respect to fat sheep imported from Queensland for a period of six months, and the following regulations are those under which such sheep may be landed for slaughter:—"1st. The owner of such sheep shall give the inspector, for the port, immediate

notice of their arrival, and shall produce to him a certificate from the inspector for the port from which such sheep were shipped, setting forth that he had examined such sheep, and that to the best of his knowledge and belief they were the produce of the colony from which they were shipped, and were free from disease and infection. 2nd. Such sheep shall not be allowed to leave the vessel by which they arrived until they have been examined by

the inspector, and marked as imported fat sheep in the manner in which he shall direct. 3rd. Upon being inspected and found free from infection, such sheep shall be taken direct by water to the Abattoirs on Giebe Island, and there delivered into the charge of the Inspector of Slaughter-houses, to be slaughtered under his supervision. 4th. Any person failing to comply with, or aiding or being concerned in the breach of any of the provisions of these regulations shall incur a penalty not exceeding £5 for every sheep with

APPOINTMENTS.—Mr. George Cunningham to be dispenser at Parramatta gaol and at the Asylum for the Infirm and Destitute, Parramatta, vice Stapleton, promoted. Mrs. Agnes King to be superintendent and matron of the Shaftesbury Reformatory.

THE MUSEUM.—The Honorable Sir Alfred Stephen, C.B., K.C.M.G., M.L.C., to be the Crown Trustee of the Australian Museum, in the room of the Honorable Sir

SAVINGS BANK.—The following gentlemen have been appointed as additional District Trustees of the Bathurst Branch of the Savings Bank of New South Wales, namely:—Messrs. Francis Halliday, J.P., William Butler, George H. MacDougall, William Wark, William Morgan, (junior), James Lyon Alexander, George Ross, Alfred

MINERS' WARDEN AND RIGHTS.—Mr. Rudolph B. Morisset, Police Magistrate at Hill End, to be a Warden of the Tambora and Turon Mining District. Mr. Phillip F. Richardson to issue miner's rights, business and mineral licenses.

TEMPORARY AND PERMANENT COMMONS.—The following gentleman have been appointed trustees under the Commons Regulations Act for the commons set against

their names respectively:—Hargraves Permanent and Temporary Commons—Messrs. R. Jones, J. Ambler, T. Loneragan, D. Cleary, and P. Carty. Avisford—Messrs. J. Parkins, H. Phillips, J. Sargeon, J. Summerfield, and M. Crawford—Ironbarks and Stony Creek—Messrs. E. Williams, William Scott, W. Houston, J. Bailly, and J. Fitzsimons. Jerry's Plains—Messrs. Oliver Saunders, J. P. Henry York, Thomas Chalker, David Pearce Power, and Richard Alcorn. Warialda—Messrs. John Crane

VOLUNTEER FORCE.—Second Lieutenant W. D'Arrietta, of the 1st Regiment, New South Wales Volunteer Infantry, has retired on his rank, under the 43rd section of the "Volunteer Force Regulation Act of 1867."

POSTAL.—On the 15th instant, the post-office at present known as "Macquarie Plains" will bear the designation of "Macquarie Plains, New South Wales."

BREWSTER.—Considerable inconvenience arises from persons addressing their communications on public business to "Mr. Samuel,"—he requests that all correspondence relating to business of this department, may be addressed simply to "The Postmaster-General, Sydney," or that the more regular course be adopted of addressing "The Secretary to the Post Office."

RAGO THAIR.—Mr. Edward J. C. North has been appointed Acting Registrar of Births, Deaths, and Marriages for the

District of Carcoar, during the temporary absence on leave of Mr. William B. Warner.

MEDICAL BILL.

The bill introduced by Dr. Bowker to amend the law respecting the qualification of medical practitioners consists of 37 clauses and two schedules. The first clause is as follows:

follows:—1. "A Council to be styled the Medical Council of New South Wales shall be established, consisting of twelve persons registered under the Act of the second year of her Majesty number twenty-two, or under this Act, or entitled to be so registered, of whom four shall be appointed by the Governor and two by the Senate of the University of Sydney, and the remaining six members shall be elected from among the medical practitioners of the colony registered as aforesaid in the manner hereinafter provided.

which Council shall have the powers hereinafter specified, and shall cause all persons to be registered as legally qualified medical practitioners who shall show to the satisfaction of the Council that they are entitled to such registration." Clause 2 provides that the existing eight members of the Medical Board shall be members of the first Medical Council. The privileges of registered practitioners are thus defined:—

entitled, according to his qualification or qualifications, to practise medicine or surgery (or medicine and surgery as the case may be), and to recover in any Court reasonable charges for professional aid, advice, and visits, and the cost of any medicine, or medical, or surgical appliances, all of which matters may be described in the plaint or other legal pleading by the term 'medical services,' and after the present year no person shall be entitled to recover any

charge for medical or surgical advice, attendance, or for the performance of any operation or for medicine which he shall have both prescribed and supplied unless he is so registered." The terms "legally qualified medical practitioner," and "duly qualified medical practitioner," are defined in clause 4. The next clause provides that unregistered persons are not to hold certain appointments. It is provided in clause 6 that "If any person shall wilfully and falsely pretend to be or shall

use the name or title of a physician, doctor of medicine, licentiate in medicine and surgery, bachelor of medicine, surgeon, general practitioner or apothecary, not being registered as such, or entitled so to be, he shall upon conviction for any such offence pay a sum not exceeding twenty pounds." Clause 7 enacts that every person duly registered at the commencement of the Act shall be deemed to be registered under it. Clause 8 provides that certain persons shall be deemed by the Council to practice, provided that

they have undergone a certain course of study and hospital practice. By clause 9 no person is to be disqualified for registration by reason of adopting any particular theory of medicine or surgery. The remaining clauses relate to matters of detail, chiefly regarding the election of the Medical Board, and the conduct of its business.

NEAT MARKET FOR SYDNEY

TO THE EDITOR OF THE HERALD.

Sir,—My name having been at various times consp-
icuously connected with this subject, as well as with that of
our surplus meat export, I take this opportunity of saying
that I am particularly in favour of Gleebe Island.

I may briefly state why I am so. The Gleebe Island is
formed by nature to meet the greatest demand for the export of
meat.

meat that ever can be called into existence. It is particularly suitable as a great depot for receiving not only all our fat stock for sale and slaughter, but the surplus fat stock from Queensland and all neighbouring ports for the purpose of export. The great and comprehensive facilities offered by Gibebe Island for this purpose are unquestionable. It simply now wants the action of the Government to make it what those who have the true interest of the country at heart, hope to see it—the depot for export of the surplus meat of

This is not a matter that affects the welfare of the pastoral interest only, it affects the whole community, by utilising that which, comparatively, now goes to waste, making it a staple product of the country, only second to our wool trade.

My excuse for urging this subject on the notice of your readers is that I am not the only one that looks upon it as a national question; to be dealt with by the Government, as I believe it is concerned.

The fact of our being able to land our meat in the home
 markets in first-class condition is now demonstrated by the
 success of the Strathleven; but the next question to be
 settled is, can it be done to leave us a reasonable return for
 our stock? Some light thrown on this would not be un-
 interesting.

Yours, &c.,
J. F. BUCHANAN.

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from property in the United Kingdom, we have as yet nothing whatever to place, and it is for the present Parliament to determine whether this blot upon our fiscal system shall remain any longer.

We commented the other day upon the proceedings in the case of two men who had been indicted at Quarter Sessions for attempting to perjure at the East Sydney election. The one was convicted, the other pleaded guilty; both were liberated on their own recognizances, with sureties, to appear when called upon to receive sentence. The statement of the case would have been more complete had it been remarked that this course was taken at the instance of the Crown Prosecutor, because that fact relieves the presiding Judge of responsibility in the matter. When the Crown, through its representative, refrains from praying judgment upon a convicted offender, the Judge is, as we understand, *functus officio*, and is not in a position to interfere for the purpose of passing sentence. It is therefore due to the action of the Crown Prosecutor that these men were treated in a manner which tended rather to the encouragement of the crime than to its suppression. The responsibility that rests upon Crown Prosecutors in the administration of justice is weighty. Towards the close of last year we had occasion to notice a case in which two prisoners, who had clearly been guilty of garroting, and were indicted for garroting, assault, and robbery, pleaded guilty to the charge of robbery, and were sentenced for that offence only because the Crown Prosecutor dropped the more serious count, and thus enabled them to escape the merited punishment of flogging. It is not always safe to assume that a wrong has been done, or that a mistake has been made, in ignorance of the grounds upon which the officer whose proceedings are questioned has acted. But outward appearances sometimes suggest the remark that it is of little use to have activity and skill on the part of the police, or knowledge of the law and firmness on the part of Judges, if there be a defect of zeal, or an unwise use of discretionary power on the part of the officials who prosecute for the Crown. In the case of the two offenders who were before the Court the other day for attempted perjury, it is possible that the Judge, if asked to pass sentence, might have been influenced by the fact that they appeared to be men besotted by drink, who might scarcely have known what they were doing. But it is also possible that he might have considered that men of this stamp are just the kind of tools and material that people who want to purchase or manufacture political influence are likely to make use of. It would be interesting to know whether there is any chance of getting at the primary offender in this case, and procuring his punishment. These prisoners were discharged because the Crown Prosecutor feared that it would have a bad effect to let them be lightly punished, when the public would be unaware of the circumstances that caused a mitigation of the penalty. But is it not obvious that the public would have been unaware of the circumstances under which they were liberated without sentence, if the matter had not been discussed in the Press and Parliament? And if the passing of a light sentence would under such circumstances have had a bad influence, what influence was to be expected under precisely similar circumstances from passing no sentence at all? It is well that the question was discussed in the Press, and afterwards in Parliament, for although the offenders have so far escaped, the explanation in Parliament will in some measure tend to satisfy the public mind; and perhaps to lessen the chance of similar mistakes being made in future.

The new clause added to the Land Bill on Wednesday, at the instance of Sir JOHN ROBERTSON, is in principle an improvement. It provides that, except under the 21st and 22nd sections of the Act of 1861, no person who has made a conditional purchase shall be capable of making another within three years from the date of such purchase, unless with the written permission of the Minister, to be first had and tendered to the land agent along with the application. It is undesirable that the already too large powers of the Lands Minister should be increased unnecessarily; but there might be cases of hardship upon the operation of the first part of this clause unless the Minister had discretionary power to exempt exceptional cases where it was clear that no fraud or abuse was intended, and it was therefore better to pass the clause with the proviso than to abstain from taking this precaution against dunning and blackmailing. In the course of the discussion, Sir JOHN ROBERTSON objected to being led into a debate upon the general effect of the law; and in so objecting he was entitled to sympathy. Was not the introduction of this clause practically an admission of the truth of much that has been said as to the defectiveness and injurious tendencies of the law of 1861, and the mischievous results that have naturally followed? If there had been nothing but bona-fide selection for purposes of settlement under the law of 1861, whatever might have been said about its tendencies, there would have been comparatively little in its results to complain of. But unfortunately for the country, when the new system was introduced, the framers of it, in their simplicity and childlike trust, failed to surround it with sufficient safeguards for the public interest and restrictions to prevent abuse, and the consequence is that abuses have been the rule rather than the exception. Instead of covering the country with bona-fide settlement, the law, for want of some such restriction as its author after eighteen years experience proposes to apply, has made the country a prey to a newly created army of dummies, land-sharks, and blackmailers, by whom genuine settlement has been either prevented or impeded. We have been told on former occasions that there was nothing in the law and nothing in sound policy against a free selector being allowed to sell out and take up another selection. The liberty given to the free selector in this respect has been made a matter of boasting. But it is at last admitted in effect—and the fact is to be noticed with pleasure—that after all it is possible to push this liberty too far, and that a little wholesome restraint upon it would be to the public advantage. After all, it is not the purpose of the land law (although it has been its effect) to call into existence a class of middlemen who shall live by taking up a succession of selections as a matter of trade, and not by the legitimate profits of genuine settlement. The admission and the attempt to give effect to it

came rather late in the day, but "better late than never." It is hard, however, to put a round patch upon a decaying fabric, and there is some reason to fear that this well-intentioned amendment may not serve all the purposes required of it. Under the operation of the new clause a speculative selector might find it difficult to do where he was well known, because if he tendered his application for a second selection within the term of three years he might be recognized, and asked to produce his Ministerial permit, and what is to hinder Jack Smith, after acting as a dummy in one district, from playing his trade in another, where he is unknown, with a sufficient measure of success to serve the purposes of his employers? Land agents cannot be expected to know by intuition whether a man who puts in his application has selected before within three years or not; and it would take some time before evasions of this clause could be detected in the circumlocution office, and the identity of the selector could be fully established. Perhaps it will be proposed that every applicant for a selection shall be required to make a declaration that he has not selected before within a period of three years. But that would be putting forward fresh temptation to perjury.

Proposals for teaching cookery to the girls in the Public Schools have, we understand, been submitted to the Council of Education by a lady trained to the work and recently arrived from England. As to the value of this branch of instruction, there can hardly be two opinions. Much has been said lately as to the importance of technical instruction for artisans. But it is not less important that women should be taught their work than that men should be; and of the household work of an artisan wife, cooking is a very important part. The waste of food cooking is not a matter to be overlooked, and yet it is, perhaps, the least important part of the whole question. The consideration of health and physical vigour is of more importance. But, perhaps, most important of all is the effect on the comfort and contentment of the household. Not a little of the much-lamented intemperance is directly traceable to the wretched provision which ignorant wives make for the feeding of their husbands. They do not mean ill, but they do not know how to do better, and the domestic discomfort over which they preside drives the miserable men to seek change in drink. If the men can get nothing tempting to eat at home, there is at least something tempting to drink at the house at the corner. The simple elements of cookery may be easily taught to the elder girls in our large Public Schools; and a little of the lacework of change might be given to make way for it, the change might be as evil, and the future husbands would not complain. The Council of Education is about to be extinguished, and may not care perhaps to initiate new arrangements. But the MINISTER FOR EDUCATION is not going to be extinguished, and it would, probably, be a help for him if the Council were to make a beginning at the Minister's own cooking class in three or four of the largest schools in the city and suburbs.

The problem, so vital to the pastoral industry of this colony, which the Strathleven has solved, opens up an unlimited market for our surplus meat. The need for such a market is evident from the mere statement of our wealth in sheep and cattle. For a population of thirty-five million souls, the United Kingdom possesses only about ten million head of cattle and thirty-three million sheep. New South Wales has over twenty-five million sheep and nearly three million head of cattle, for a population of 735,000. Therefore we have 34 sheep and about a head of cattle for each inhabitant, against 1 sheep for each person and 1 head of cattle for every three and a half persons in the United Kingdom. But that is not all. Our thirty millions of live stock are depastured over thirty million acres of purchased land, thirteen million acres under pre-emptive and auction lease, and a hundred and thirty-six million acres under the ordinary five years' lease. In other words, we have twice as large an area of Great Britain and Ireland. That gives us an average of six acres for each head of live stock depastured. By judicious subdivision, and by supplying permanent water, our territory is capable of carrying five or six times that number of live stock, and to mention the improvement of our permanent pastures by artificial grasses and other appliances. The limit to production has been the want of a paying market, and now that the Strathleven has become the pioneer of such a market, it is reasonable to expect the pastoral industry of the colony to expand to an increased rapidly. Already our wool clip is worth over a million sterling, and that goes to clothe the crowded population of Europe. Our annual surplus of meat may soon be worth an equal sum, and that will help to supply the deficiency of other lands, and at a time when that deficiency is becoming most burdensome to the tolling millions of the United Kingdom. The Australian meat should not soon be sold in London, Liverpool, Manchester, and all the great manufacturing centres, at a price low enough to place it within reach of working men, and at the same time high enough to pay the cost of carriage, and leave the producer on the whole a reasonable profit. What is perhaps most to be feared is the formation of some "ring" of speculators, who may seek to keep up the price to consumers, and so deprive the poor of the ample provision nature has made for their sustenance.

NEWS OF THE DAY.

THORNTON BUTLER'S agency we have received by cable a few more details of the Queen's speech at the opening of the Imperial Parliament. The chief items of the speech reached us from our own correspondent, on Thursday night, and were published yesterday. When the address in reply is moved, an amendment is to be brought forward, the ground of which the Government has neglected Irish affairs, and that an amendment of the Irish land laws is required. A telegram has been received by the Indian Government from General Roberts, vindicating his action in regard to the late executions. He says that the extreme penalty of the law was only carried out in the case of those who were personally concerned in the attack on the British Residency at Kabul, and were guilty of murder. In spite of the declarations of Mr. Parnell, it seems likely that the appeal for assistance for the relief of the distressed in Ireland will meet with a hearty response in America. The New York Herald has started a separate subscription, the proprietor leading the list with a subscription of 100,000 dollars (\$20,000). From our commercial telegrams it will be seen that the price of tin in the London market has taken another turn for the better. After reaching \$100 per ton last week, prices receded, until on Tuesday quotations were \$91 5s. On Thursday tin was quoted at \$92.

ALTHOUGH there was a tolerably large business paper for the Legislative Assembly to deal with last night, the House, as is usual on a Friday, confined its attention almost exclusively to one measure. Mr. TERRY moved the second reading of his bill to amend the Betting House Suppression Act. A discussion ensued, lasting until after 8 o'clock, when a division took place, and the second reading of the bill was agreed to by 27 votes against 5. The bill was considered in committee, and the clauses of the bill as printed were agreed to, with only a slight verbal amendment. Two new clauses were moved by Mr. TERRY, and carried; one to give power to the police to cause suspected premises, and the other to ensure that prosecution should take place.

A RETURN furnished to the Legislative Assembly, on the motion of Mr. McEWHAN, has just been printed, showing that the sum of £26,432 was unclaimed and as refunds on conditional purchases up to the end

of October, 1879. The return gives the names of the persons to whom these funds are due.

There were indications yesterday afternoon of a change of weather, from fine to wet. All the morning the heat was very great, and the atmosphere sultry. Between 3 and 4 o'clock, the south-east wind began to bring up heavy-looking clouds. No rain, however, fell until about midnight, when there was a smart shower, and this was followed by others. At the time we went to press there was every appearance of a wet day.

A meeting of the Exhibition Commission yesterday at 6 p.m., instead of 7 p.m. A suggestion was also made to postpone the date of finally closing the International Exhibition for at least a week beyond the advertised date, the 17th March, but no decision was arrived at. From the returns furnished to the Commission it appeared that the total number of admissions to the Exhibition from the opening day (17th September) to the 5th instant inclusive, were 726,160, or nearly three-quarters of a million.

At the monthly meeting of the Agricultural Society, held at the rooms on Wednesday last, it was decided that a deputation from the Council wait upon the Minister for Works, to bring under his notice the advisability of extending the railway to Glade Island, with the view to the proper conduct of the live stock and dead meat trades; and that this deputation arrange, if possible, to wait upon the Minister at the same time as that from the Exhibition Surplus Meat Company—viz., on the 13th instant. It was decided to empower the chairman to write to the Minister for Lands and the surveyor in Newcastle to make definite answer respecting the contemplated grant of land to the society at Randwick. The remainder of the business was of a formal character. Messrs. Aldrich, Bellwell, Bruce, Fleming, Higgins, Powell, W. W. Richardson, Ridge, G. N. Griffiths, and G. F. Want were elected the Executive Committee for the current year.

The committee of the Irish Distress Relief Fund met at the Town Hall yesterday morning, when Mr. A. Jennings, secretary, presided. The following sums were handed in by the Mayor: £53 1s. 6d. from Contamundra, per Mr. J. Kibby; £50, a third instalment from Forbes, per Mr. A. J. S. Bank; £173 from Newcastle, per Mr. T. A. Sullivan; and £50 from Tumut, per Mr. B. K. of New South Wales, and other sums, which made the receipts up to £2000. The committee also received from the donors of the fund, a list of the names of the contributors to the fund. A meeting in aid of the Irish Relief Fund was held at Connaught on Thursday. The Police Magistrate occupied the chair, and a number of influential speakers addressed the assembly. A committee was elected, and £500 subscribed.

A DEPUTATION waited upon Sir Henry Parkes, yesterday, to urge upon the Government the necessity for establishing a reformatory for boys. The Colonial Secretary said that the desirability of establishing such an institution had for several months past engaged the attention of the Government, and land had been secured for the purpose. The Minister for Works was waited upon yesterday by a deputation, who urged the necessity for constructing a line of railway from Orange to Cobar. The deputation pointed out that no other district in the colony was capable of producing the same amount of exports—mineral, pastoral, and agricultural. The present production of copper is over 2000 tons, worth, as an export, over £150,000 per annum. For agricultural purposes the district was unequalled in the colony. It contained over a thousand inhabitants, and the great drawback of the district was want of carriage. Mr. Parkes promised that inquiry should be made as to the permanency of the products, and the geography of the district; and that the facts so forcibly placed before him by the deputation should have serious consideration. In reply, the deputation thanked him, Mr. Parkes said that he would call for a report from the Commissioner for Roads, with regard to clearing off timber about the road at Mount Wilson. The Colonial Secretary received a deputation who asked for a commutation of the sentence passed upon the miners who were found guilty of larceny at the Maitland Circuit Court, in October. A petition was presented for the same object. Sir Henry Parkes promised to give the petition and the representations made by the deputation every consideration.

ARCHBISHOP VAUGHAN visited Parramatta on Thursday, and yesterday confirmed a large number of children at the Roman Catholic Orphan School, and delivered a simple but eloquent address.

Messrs. BRYCE and ADAMS, 52, Market-street, and who are connected with the Sydney Meat Company (limited), received a cablegram yesterday, from their London correspondents, regarding the shipment of meat per Strathleven, to the following effect:—"We consider the shipment a success. Beef sold at 7d.; mutton sold at 7d."

YESTERDAY afternoon the Secretary of the Port Jackson Swimming Club received a letter from the Mayor and the Aldermen of the city of Sydney had consented to become honorary officers of the club. Since its initiation the club has made excellent progress, and we are informed that the first regular swimming matches will be held towards the end of the present month. The programme is to include a 100 yds. race, a 200 yds. race, a 400 yds. race, a 600 yds. race, a 800 yds. race, a 1000 yds. race, a 1200 yds. race, a 1400 yds. race, a 1600 yds. race, a 1800 yds. race, a 2000 yds. race, a 2200 yds. race, a 2400 yds. race, a 2600 yds. race, a 2800 yds. race, a 3000 yds. race, a 3200 yds. race, a 3400 yds. race, a 3600 yds. race, a 3800 yds. race, a 4000 yds. race, a 4200 yds. race, a 4400 yds. race, a 4600 yds. race, a 4800 yds. race, a 5000 yds. race, a 5200 yds. race, a 5400 yds. race, a 5600 yds. race, a 5800 yds. race, a 6000 yds. race, a 6200 yds. race, a 6400 yds. race, a 6600 yds. race, a 6800 yds. race, a 7000 yds. race, a 7200 yds. race, a 7400 yds. race, a 7600 yds. race, a 7800 yds. race, a 8000 yds. race, a 8200 yds. race, a 8400 yds. race, a 8600 yds. race, a 8800 yds. race, a 9000 yds. race, a 9200 yds. race, a 9400 yds. race, a 9600 yds. race, a 9800 yds. race, a 10000 yds. race, a 10200 yds. race, a 10400 yds. race, a 10600 yds. race, a 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appearance at the present period of severe enchainment of the trial began on Thursday, the 27th of November. The Military Court of St. Petersburg, a great crowd of public attended the proceedings, the greatest part of which belongs to the higher bureaucratic and military spheres of the capital, with two or three private persons. The papers common to the latter being allowed to attend the trial solely for the purpose of taking notes, as the local papers are prevented as yet from publishing anything like a circumstantial record of the proceedings. The accused were—1. Leon Myshkin, a grocerman, aged 21. 2. Sary Tarkhov, a dismissed sergeant of the Russian Artillery, aged 20. 3. Gregor Levinson, an honey-citizien, aged 27. 4. Hippodotus, a merchant, aged 40. 5. Eugene Nekrasov, a merchant, aged 40. 6. Eugene Nekrasov, a merchant, aged 40. 7. Aleksandra Semenovskaya, the wife of a collegiate registrar, aged 31; and 8. Nikolai Vavretschko, a student of the Medical Academy.

up by the trial of Myrsky that scarcely anybody noticed the disorders which are again beginning to appear in the University of the capital. A small cause produced quite a scandal in that institution of late. One of the students read some days ago the paper *Norveg Fremis*, in the library of the University making his commentaries upon the article, to the effect that the students of the University were not to be trusted. During the evening of that paper, a student and an inspector entered the library, and bade the students to leave off reading, telling them that that place is not fit for indulging in all sorts of nonsense such as their commentaries on newspaper articles. The students insisted upon going on with their reading, their repeated orders of the sub-inspector being disregarded; he lost that patience, went in, thrust the students out of the library, and in three or four days the students arrested. Some three or four days later the friends of the arrested asked another sub-inspector why were the latter detained so long.

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sulphuric acid, and in this way sugar may be produced in small quantities.

In many respects this excellent semiotic method is not a ground for comparison with pauper institutions; but the point to be specially noted is that the faulty system, even in its modified form here adopted, is stated to have been productive of undoubted good effects, not only as regards the formation of individual character, but also as conducting a high standard of bodily health.

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double ironwork; elevated position, near platform
No. 10, 11 and 12, 21-23, 25-27, 29-31, 33-35, 37-39, 41-43,
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FOR SALE, COTTAGE, and 21 acres of Land, \$400; also Block, 31 acres, \$200. The land is suitable for cultivation, and also excellent hay for making bricks. Apply to Mr. ROBERT W. CONWAY, 211 State Street.

NEW ELSWICK ESTATE—FOR SALE, cheap, ALLOTMENT 91 x 120, 10 minutes from rail, 5 minutes from the beach and from the shops. Apply to Mr. ROBERT W. CONWAY, 211 State St., George-Town.

NEW KINGTON—FOR SALE, 2 very superior detached houses, each with 10 rooms, 2 bathrooms, kitchen, laundry, fitted with copper, bath-room, &c. and gas; new stone floors, &c. &c. Apply to Mr. ROBERT W. CONWAY, 211 State St., George-Town.

FOR SALE—A HOUSE, 10 rooms, 2 bathrooms, 2 buildings, boiler-works, 134, Fort-street, Surry Hill.

FOR SALE, one or two TERRACES in Ewington—A new and highly improved building, with all the latest and best appointments, splendid investment; title, former Act 1895. Apply to Mr. E. W. FAIRBANKS, Ewington-street, Roeders.

FOR SALE, 2 FAIRLY LARGE HOUSES, each being 6 rooms, 2 bathrooms, 2 buildings, brick on stone, 4 rooms, kitchen, 2 closets, 2 cupboards, and every convenience; price, \$1,000. Apply to Mr. ROBERT W. CONWAY, 211 State St., George-Town.

SEVENTY POUNDS cash, and weekly instalments, will buy and W. B. COLLINGS in Abernethy-street, city, 8 rooms, 2 bathrooms, 2 cupboards, and every convenience; price, \$1,000. Apply to Mr. ROBERT W. CONWAY, 211 State St., George-Town.

FOR SALE, COTTAGE, 6 rooms, new, corner Ewington and Hill-street, 10 minutes from the beach, 5 minutes from the shops. Apply to Mr. ROBERT W. CONWAY, 211 State St., George-Town.

FOR SALE, or to LET, one or two small little detached houses, 4 rooms, 2 bathrooms, 2 cupboards, and every convenience; price, \$1,000. Apply to Mr. ROBERT W. CONWAY, 211 State St., George-Town.

FOR SALE, 2 FAIRLY LARGE HOUSES, each being 6 rooms, 2 bathrooms, 2 buildings, brick on stone, 4 rooms, kitchen, 2 closets, 2 cupboards, and every convenience; price, \$1,000. Apply to Mr. ROBERT W. CONWAY, 211 State St., George-Town.

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HAYMARKET.—IMMENSE REDUCTIONS
in CLOTHING.

Dittio ditto Trousers, 65 6d,
 ditto ditto Trousers, 65 6d,
 1 Case Whipped Tread Trousers
 and Vests, 25s, worth 30s
 ditto ditto Trousers, 65 6d
 Men's 3-button Suits, 10s 6d,
 worth 12s 6d
 300 Black Gilt Pagets, 15s 6d
 Several Cases of Macintosh
 Coats, 12s 6d upwards
 These Goods have been secured at our Great ENGLISH PUR-
 CHASE, and are all being offered at 30 to 50 per cent. under the
 usual prices.
 3 Cases strong Tread, for Boys' wear, 12s 6d to 1s 11d
 2 Cases double width Macintosh
 All Colours, 1s 11d to 2s 6d
 30 Dozen Oxford and Regatta
 Shirts, 2s 11d, very cheap
 300 Dozen White Shirts, all
 sizes and pleats, 7s 6d, worth
 10s 6d
 300 Boxes Gent's Washing Poi-
 shirts, 6s each
 3 Cases Ties, 1s 11d
 Clearing out a line of Gent's
 Silk Umbrellas, 2s 6d, at
 1s 11d
 Gents' Trousers and Vests,
 10s 6d
 1000 Tweed Suits, 12s 6d
 170 China Silk Coats, 6s 11d
 1000 Cases of 3-button Suits,
 1s 11d
 3 Cases Knickerbocker Suits,
 1s 11d
 2 ditto Fanny Assorted, 3s 11d
 and 5s 11d
 These are Summer Suits, and
 are all being offered at 30 to 50
 per cent. under the usual prices.
 2 Cases Gent's White Shirts
 with Military fronts, 2s 6d
 300 Dozen Cotton Shirts, 8s 6d
 300 Dozen Windsor scarves, all
 seasonal, 6s 6d, 6s 6d, 6s 6d,
 usually sold 2s, 6d
 Buttons, Braces, Studs, &c.

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HAYMARKET.		HAYMARKET.
<p>HATS. HATS—MEN'S, BOYS', AND YOUTHS</p>		
Children's, Youths', and Gent's HATS, and Fur Hats	<p>Gent's Black Paris Hat, \$4. Ditto Best Hat, worth 2 1/2, Ditto Dark Shell Hat, 7 1/2 Ditto ventilated, 10s. 6d. and worth 1s. 6d. THE BEST VALUE IN HATRY. Gent's 1/2 Hat, Helmsa, 2s. 11d., usual price 4s. 11d. Gent's 1/2 Merino 2s. 6d., worth 10s. 6d.</p>	<p>All the Hats are 2s. to 5s per cent below other houses' PRICES.</p>
<p>Gent's Full-over Hair Comb Boddies, 11s. 6d., solid elsewhere 17s. 6d. Ditto White Jean Regulation Helmsa, 10s. 6d., worth 6s.</p>		
<p>Just opened, 10 CASES MEN'S, YOUTHS', AND BOYS' SUIT FELTZ.</p>		
A Splendid Assortment of Gent's, Young Men's, and Traveling Caps	<p>French Felt Volsquer, 3s. 11d 1/2 ditto ditto, 5s. 6d. Ditto ditto Navarino, 6s. 11d Ditto ditto, 7s. 6d. Ditto ditto Talleyrand, 5s. 11d Ditto ditto Pucker Hat, 7s. 6d Ditto ditto Shakerspear, 7s. 6d</p>	<p>Felt Hats, 2s. 6d. Felt Hats, 3s. 6d. Felt Hats, 4s. 6d. Boys' Straw Hats, 1s.</p>
<p>Don't Mistake the Address, AS THESE GOODS ARE EXTRAORDINARY VALUE.</p>		

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THIS DAY, SATURDAY, FEBRUARY 7th,
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BOX MARCHES
CHEAP DRAPEY SALE
WILL COMMENCE, AND WILL CONTINUE
UNTIL FURTHER NOTICE.
THE GREAT SUCCESS
of the
BOX MARCHES
SEMI-ANNUAL SALES
PROVE
THAT THE BUYERS HAVE BEEN SATISFIED
WITH THE VALUE
RECEIVED FOR THEIR MONEY.
The Proprietors of the Box Marches beg to impress
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THEIR FORTH,
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THE ENTIRE STOCK
will be offered
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INSPECTION
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